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PCT

10/51-6999 REO'D 24 AUG 2004

WIFO. POT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

10/516999

Applicant's	or agent's file reference	FOR FURTHER ACT	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
		International filing date (da)		Priority date (day/month/year)		
1		03.06.2003	monary	07.06.2002		
Internationa B22D1/00	al Patent Classification (IPC) or	L both national classification and	IPC			
Applicant VESUVII	JS CRUCIBLE COMPAN	Y et al.				
1. This Auth	international preliminary ex- lority and is transmitted to th	amination report has been p e applicant according to Art	orepared by this Int icle 36.	ernational Preliminary Examining		
2. This	This REPORT consists of a total of 4 sheets, including this cover sheet.					
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
The	These annexes consist of a total of 1 sheets.					
3. This	report contains indications	relating to the following iten	ns:			
 	☑ Basis of the opinion☐ Priority					
11 111		of opinion with regard to nov	eltv. inventive sten	and industrial applicability		
IV	☐ Lack of unity of inver	•	oy, o o o.op	and modernal approximation,		
V						
VI	☐ Certain documents of	eited				
VII	☐ Certain defects in th	e international application				
VIII	☐ Certain observations	on the international applica	ation			
L						
Date of su	bmission of the demand		Date of completion of	this report		
15.12.2003			23.08.2004			
Name and mailing address of the international preliminary examining authority:			Authorized Officer	er Tuches Patazzear		
	 European Patent Office - P NL-2280 HV Rilswilk - Pays 	Bas	Ceulemans, J			
	Tel. +31 70 340 - 2040 Tx: Fax: +31 70 340 - 3016		Telenhone No. ∔31 7	0.340-3157		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/BE 03/00097

I.	Bas	is o	f th	e re	no	rt
	Duo			- 1-		

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	scription, Pages	
	1-5	i	as originally filed
	Cla	aims, Numbers	
	1-9)	as originally filed
	10		received on 19.07.2004 with letter of 14.07.2004
	Dra	awings, Sheets	
	1/1		as originally filed
2.	Wit lan	h regard to the langu guage in which the in	age, all the elements marked above were available or furnished to this Authority in the ternational application was filed, unless otherwise indicated under this item.
	The	ese elements were av	ailable or furnished to this Authority in the following language: , which is:
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).
			lication of the international application (under Rule 48.3(b)).
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under 3).
3.	Wit inte	h regard to any nucle rnational preliminary	ectide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the inte	mational application in written form.
		filed together with th	e international application in computer readable form.
		furnished subsequer	ntly to this Authority in written form.
		furnished subsequer	ntly to this Authority in computer readable form.
		The statement that t in the international a	he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished.
		The statement that to listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.
4.	The	amendments have re	esulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

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5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have
	been considered to go beyond the disclosure as filed (Rule 70.2(c)).

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims

No:

No:

1-10

Inventive step (IS)

Yes: Claims

Claims

Claims

1-10

Industrial applicability (IA)

Yes: Claims

1-10

No: Claims

2. Citations and explanations

see separate sheet

INTERNATIONAL PRELIMINARY

International application No. PCT/BE 03/00097

EXAMINATION REPORT - SEPARATE SHEET

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1: EP-A-1 101 825 (VEITSCH RADEX GMBH) 23 May 2001 (2001-05-23)

D2: PATENT ABSTRACTS OF JAPAN vol. 2002, no. 09, 4 September 2002 (2002-09-04) & JP 2002

129224 A (SHINAGAWA REFRACT CO LTD), 9 May 2002 (2002-05-09)

The subject matter of independent claim 1 can be considered to be both novel and inventive over the prior art. None of the cited documents reveals a porous plug having the combination of randomly directed pores and slots or bores, where both systems are independent of each other.

D1 which represents the closest prior art, discloses the combination of pores and slots. However, the subject matter of D1 differs in the sense that these two blowing/purging systems are not independent of each other.

D2 on the other hand does show two independent systems but not for the same purpose; moreover, the porous inner plug extends only to a limited height and is not in contact with the molten metal under normal working conditions.

Therefore the subject matter of claim 1 is both novel and inventive. The subject matter of the dependent claims 2-9 is hereby rendered novel and inventive as well.

As a matter of course the use of such a porous plug (claim 10) is novel and inventive as well in accordance with Art. 33(2) and (3) PCT.

Claims.

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EPO - DG 1

 Injection device (1) for the introduction of a fluid into a metallurgical vessel having a refractory lining, the device



- being removably insertable in the lining;
- comprising a refractory first body (2) and a refractory second body (3) fittingly assembled, the first body (2) being made of a refractory material less permeable to the fluid than the material of the second body (3),

the first and second bodies

- having each a surface (4, 5) adapted to contact molten metal; and
- having each fluid passages (6, 7) extending from fluid feeding means (8) to a surface (4, 5) adapted to contact molten metal, the relative flow resistance of the fluid passages (7) in the second body (3) being higher than

the relative flow resistance of the fluid passages (7) in the second body (3) being nigher than that of the fluid passages (6) in the first body (2), the fluid passages (6) in the first body (2) being constituted of slots or bores, **characterized in that** the fluid passages (6) in the first body (2) are independent from the fluid passages (7) in the second body (3).

- 2. Injection device according to claim 1, characterised in that the second body (3) is fittingly inserted in the first body (2).
- 3. Injection device according to claim 2, **characterised in that** the second body (3) is inserted in the middle of the first body (2).
 - ·4. Injection device according to claim 3, characterised in that the fluid passages (6) in the first body are substantially parallel to the interface between the first and second bodies (2,3).
 - 5. Injection device according to claim 3, characterised in that the fluid passages (6) in the first body are aligned radially from the centre point of the second body (3).
- 25 6. Injection device according to claim 1, characterised in that the second body is made of a refractory material permeable to the said fluid.
 - 7. Injection device according to claims 6, **characterised in that** the second body is made of a pressed refractory material.
- 8. Injection device according to claim 1, characterised in that the slots or bores are of controlled direction and opening sizes.
 - Injection device according to claim 1, characterised in that the first body is made from a castable material.
 - Use of a device according to any one of claims 1 to 9 for the injection of a fluid into a metallurgical vessel.